

Remarks/Arguments:

Claims 61-70 and 73-80, previously presented, are pending.

Claim 73 is amended, hereby, to correct a clerical error. The dependency of claim 73 is corrected to read "61" instead of "71", an obviously clerical mistake since, e.g., claim 71 is directed to a "kit", whereas claim 73 is directed to a "method."

Claims 71, 72, and 81-83 are canceled, hereby, without prejudice or disclaimer.

Claims 61-70 and 73-80 stand allowed, pursuant the final Office Action.

The rejection of claims 71, 72, and 81-83 under 35 USC 103(a), of record, is rendered moot by cancellation of the rejected claims, hereby.

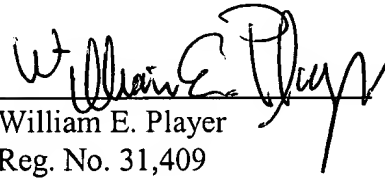
All pending claims having been allowed, and there are no remaining issues of record to be resolved. Accordingly, entry of the instant amendment after final rejection is appropriate, and the subject application appears to be in form for immediate allowance.

Favorable action is requested.

Respectfully submitted,

JACOBSON HOLMAN PLLC

By


William E. Player
Reg. No. 31,409

400 Seventh Street, NW
The Jenifer Building
Washington, D.C. 20004
Tel. (202) 638-6666
Fax (202) 393-5350
Date: May 28, 2004
WEP/bap
R:\rthomas\2004\MAY\P63712US0 amd.wpd